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Via ECF	DOC #: DATE FILED: JUN	30 20	20 25, 2020	SO ORDE	D.n
Honorable Ged	rge B. Daniels	THE RESIDENCE AND ADDRESS OF THE PARTY OF TH	F 10.1 / 100 F 10.00 F	KDE	RED:
United States D	istrict Judge			JORIA.	R. David
	ct of New York			George	- Donney
500 Pearl Stree				. Consens. I	Daniels, U.S.D.J.
New York, NY	10007			Dated:	JUN 3 0 2020
,		Re:	United States v	v. Mishel Le	vinski 2020
			18 - CR - 509	- 12(GBD)	,

Honorable Judge Daniels:

On behalf of Mr. Mishel Levinski, I write to respectfully request an additional modification of Mr. Levinski's bail conditions. Mr. Levinski respectfully requests permission to travel to Germany from August 15, 2020 through September 15, 2020. Mr. Levinski was offered a contract to play professionally in Germany for next season which runs from mid-August through Mid-September (First Round). The full season and playoffs end in March but the current request is only through the first round. A copy of the Contract can be provided to the Court if necessary.

AUSA Hellman does not consent to this request based on concerns related to the COVID-19 pandemic.

Mr. Levinski's Pretrial Services Officer takes no position.

If permission is granted, Mr. Levinski would provide his itinerary to Pretrial services as soon as practicable.

We thank the Court in advance for its attention and consideration of this Application.

Respectfully Submitted,

By: Tony Mirvis, Esq.

cc: AUSA Matthew Hellman (Via ECF) PTSO Jonathan Lettieri (Via ECF)